Request to Withdraw Motion, wpd

Karen A. Connolly, Lyd

KAREN A. CONNOLLY KAREN A. CONNOLLY, LTD. 6600 W. Charleston Blvd., Ste. 124 Las Vegas, NV 89146 (702) 678-6700 Telephone: Facsimile: (702) 678-6767 E-Mail: advocate@kconnollylawyers.com Attorney for Defendant, Simon Debessay UNITED STATES DISTRICT COURT DISTRICT OF NEVADA UNITED STATES OF AMERICA, 2:12-CR-452-JAD-VCF Plaintiff, REQUEST TO WITHDRAW, WITHOUT PREJUDICE, DEFENDANT VS. **DEBESSAY'S MOTION SUPPRESS** SIMON DEBESSAY, STATEMENT (CR 34) Defendant COMES NOW the defendant, SIMON DEBESSAY, by and through his counsel of record, Karen A. Connolly, of the law firm of Karen A. Connolly, Ltd., who files this Motion to Withdraw Without Prejudice, Defendant Debessay's Motion to Suppress Statement (CR 34). This matter currently is scheduled for hearing on Monday, November 25, 2013, at the hour of 10:00 a.m. Defendant further requests that this hearing be vacated. DATED this _____day of November 2013. KAREN A. CONNOLLY, LTD. **CONNOLLY** Nevada Bar No. 4240 6600 W. Charleston Blvd., Ste. 124 Las Vegas, NV 89146 Telephone: (702) 678-6700 Attorney for Defendant, Simon Debessay /// IT IS SO ORDERED. /// /// UNITED STATES MAGISTRATE JUDGE 11-22-2013 DATED:

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